## GOLENBOCK EISEMAN ASSOR BELL & PESKOE

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October 14, 2024

## VIA ECF

Hon. Edward R. Korman United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

> Torres v. Boar's Head Provisions Co. Inc., Case No. 1:24-cv-05405-ERK-TAM Re:

Dear Judge Korman:

This firm, together with Nick Panayotopoulos<sup>1</sup> and the law firm of Weinberg Wheeler Hudgins Gunn & Dial, are counsel for defendant Boar's Head Provisions Co. Inc. ("Defendant"). We write pursuant to Practice Rule III(d) to request an adjournment of Defendant's time to answer, move, or otherwise respond to the Complaint from October 28, 2024, to and including November 17, 2024. The purpose of this request is to continue discussions with plaintiff's counsel that could streamline briefing on certain issues relating to a motion to dismiss and relevant discovery.

Plaintiff's counsel has informed us that they consent to this adjournment. This is the first request for an adjournment of Defendant's time to respond to the Complaint. There are no other scheduled dates that will be affected by this adjournment.

espectfully submitted,

Martin S. Hyman

cc: All counsel of record via ECF

Subject to pro hac vice admission, application for which will be forthcoming.